

UNITED STATES DISTRICT COURTAGE 18 2011 DISTRICT OF NEW HAMPSHIRE

United States of America

Officed States of America				
^	v.	C	ase No. <u> Cr</u>	-3-01-PB
()	anie/ 11100	Clart		
ſΥ	<u>HEARIN</u>	TION TO DETENTION A	PRELIMINARY	Y HEARING
	provided in: 18 U 18 U 18 U Fed. Fed.	J.S.C. 3142(f), pending trial* J.S.C. 3148(a), revocation of R.Crim.P. 46(c) and 18 U.S. R.Crim.P. 32.1(a)(1) and Fe eation/supervised release he	t f release/pending f .C. 3143, pending d.R.Crim.P. 46(c)	sentence
[]	Having been charged in a (complaint) (petition) pending in this District, I hereby waive my right to a preliminary hearing as provided in Fed.R.Crim.P. 5.1 and Fed.R.Crim.P 32.1(b)(1).			
Date:	8/18/11		You Defendant	Part
Date:	8/18/11		Counsel for D	efendant
	STIPULATION APP	'ROVED.		
Date:	8/18/11		United States	Magistrate Judge District Judge
cc:	US Attorney US Marshal US Probation Defendant's Counse	De admitted exprogram.		SCHOC Therespentie

^{**}The defendant is committed to the custody of the Attorney General or her designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense coursel. On order of a court for the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States marshal for the purpose of an appearance in connection with a court proceeding